Eric Lopez Schnabel (ES 5553)
DeWitt Brown (DB 5720)
KLETT ROONEY LIEBER & SCHORLING
A Professional Corporation
1000 West Street, Suite 1410
Wilmington, DE 19801
Phone: (302) 552-4200
Counsel to Entergy

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Chapter 11

DELPHI CORPORATION., et al.,

Case No. 05-44481 (RDD)

Debtors.

(Jointly Administered)

NOTICE OF APPEARANCE AND DEMAND FOR SERVICE OF NOTICES AND DOCUMENTS

PLEASE TAKE NOTICE that Entergy Services, Inc., pursuant to section 1109 of title 11 of the United States Code, 11 U.S.C. § 101 *et seq.*, and Rules 2002, 3017, 9007, and 9010 of the Federal Rules of Bankruptcy Procedure, hereby appears through **KLETT ROONEY LIEBER & SCHORLING**, its undersigned counsel, and requests services of all notices and documents herein upon:

KLETT ROONEY LIEBER & SCHORLING
A Professional Corporation
1000 West Street, Suite 1410
Wilmington, DE 19801
ATTN: Eric L. Schnabel (schnabel@klettrooney.com)

ATTN: DeWitt Brown (dbrown@klettrooney.com)

and

ENTERGY SERVICES, INC.
7411 Highway 51 North
Southaven, MS 38671
ATTN: Alan H. Katz (akatz@entergy.com)

PLEASE TAKE FURTHER NOTICE, that the foregoing request for service

includes all pleadings of any kind, including, without limitation, all notices, applications,

motions, complaints and orders, whether written or oral, formal or informal, however transmitted

or conveyed, related in any way to the above-captioned debtors, their property, or their estate.

PLEASE TAKE FURTHER NOTICE, that neither this Notice of Appearance and

Demand for Service of Notices and Documents (the "Notice") nor any later appearance,

pleading, proof of claim, or suit shall constitute a waiver of (i) the right to have final orders in

noncore matters entered only after de novo review by a District Judge; (ii) the right to trial by

jury in any proceeding triable in these cases or any case, controversy, or proceeding related to

these cases; (iii) the right to have the District Court withdraw the reference in any matter subject

to mandatory or discretionary withdrawal; (iv) any objection to the jurisdiction of this

Bankruptcy Court for any purposes other than with respect to this Notice; (v) an election of

remedy; or (vi) any other rights, claims, actions, defenses, setoffs, or recoupments as appropriate,

in law or equity, under any agreements, all of which rights, claims, actions, defenses, setoffs, and

recoupments are expressly reserved.

Dated: Wilmington, Delaware

March 10, 2006

KLETT ROONEY LIEBER & SCHORLING A Professional Corporation

By: _/s/ Eric Lopez Schnabel

Eric Lopez Schnabel (ES 5553)

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Counsel to Entergy

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